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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/467,168	12/20/1999	JAMES MARSHALL OATHOUT	SS2945	2005
23906	7590 06/24/2003			
E I DU PONT DE NEMOURS AND COMPANY		EXAMINER		
LEGAL PATENT RECORDS CENTER BARLEY MILL PLAZA 25/1128			BEFUMO, JENNA LEIGH	
4417 LANCA WILMINGTO	STER PIKE ON, DE 19805		ART UNIT	PAPER NUMBER
	,		1771	14
			DATE MAILED: 06/24/2003	. ,

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)	
Interview Summary	09/467,168	OATHOUT, JAMES MARSHALL	
mention outlinary	Examiner	Art Unit	
	Jenna-Leigh Befumo	1771	
All participants (applicant, applicant's representativ	e, PTO personnel):		
(1) <u>Jenna-Leigh Befumo</u> .	(3)		
(2) Frederick D. Strickland.	(4)		
Date of Interview: <u>17 June 2003</u> .			
Type: a)⊠ Telephonic b)⊡ Video Conferency c)⊡ Personal [copy given to: 1)⊡ applic	nce cant 2)⊡ applicant's represent	ative]	
Exhibit shown or demonstration conducted: d) lif Yes, brief description:	Yes e)⊠ No.		
Claim(s) discussed: 1.			
Identification of prior art discussed:			
Agreement with respect to the claims f) was read	ched. g)⊡ was not reached. h)	⊠ N/A.	
Substance of Interview including description of the reached, or any other comments: See Continuation		ed to if an agreement was	
(A fuller description, if necessary, and a copy of the allowable, if available, must be attached. Also, who allowable is available, a summary thereof must be a	ere no copy of the amendments th		
THE FORMAL WRITTEN REPLY TO THE LAST OF INTERVIEW. (See MPEP Section 713.04). If a replication on the Month From this interview days form, wichever is later, to file a statem summary of Record of Interview requirements on respectively.	ly to the last Office action has alre TE, OR THE MAILING DATE OF IENT OF THE SUBSTANCE OF	eady been filed, APPLICA THIS INTERVIEW SUMN	

Examiner Note: You must sign this form unless it is an Attachment to a signed Office action.

Examiner's signature, if required





Continuation Sheet (PTO-413)



Continuation of Substance of Interview including description of the general nature of what was agreed to if an agreement was reached, or any other comments: Discussed why the Examiner felt that the Class 10 clean room limitation was not positively recited in claim. Claim 1 as written recites that the method for wiping is in a Class 10 or cleaner cleanroom in the preamble, but the claim itself does not positively recite the type of cleanroom, it only recites that the surface has a cleanliness suitable for use in a Class 10 cleanroom. These limitations do not manipulatively effect the method limitations, since the Applicant doesn't positively recite the cleanroom or the surface which is cleaned within the body of the claim. The Applicant must positively recite the cleanroom and the surface in the cleanroom within the body of the claim by including in the method steps that the wiping takes place on a surface which is in a class 10 or cleaner cleanroom. For example by adding a limitation prior to the contacting and wiping state which states "providing a surface in a class 10 or cleaner cleanroom". Or by claiming a method for cleaning a class 10 or cleaner cleanroom which includes limitations which provide a nonwoven fabric and a surface in the cleanroom and then wipe the surface using the nonwoven fabric.